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13		
14	DISTRICT OF NEVADA	
•	JEFFREY SHERMAN,	CASENO 222 00C/A LAD FIN
15	Plaintiff,	CASE NO.: 2:23-cv-00664-JAD-EJY
16	,	
17	VS.	AMENDED¹ STIPULATION OF DISMISSAL WITH PREJUDICE
1/	EVEL, INC., a Nevada corporation,	
18	THEVEGASPACKAGE.COM, INC., a	
19	Nevada corporation, EVELYN D. LANGER,	
	individually, and DOUGLAS M.	ECF No. 62
20	LITTLETON a/k/a DOUGLAS DOUGLAS,	
21	individually.	
22	Defendants.	
	NOW COME 41 C. DI.; CCHEEDEN CHEDMAN (CDI.; CCD) 141 D.C. 1	
23	NOW COME, the parties, Plaintiff JEFFREY SHERMAN ("Plaintiff"), and the Defendants	
24	EVEL, INC., a Nevada corporation ("EVEL"), THEVEGASPACKAGE.COM, INC., a Nevada	
25	corporation ("THEVEGASPACKAGE"), EVELYN D. LANGER, individually ("LANGER"), and	
26	DOUGLAS M. LITTLETON a/k/a DOUGLAS DOUGLAS, individually ("LITTLETON"	
27	DOGGLAS W. LITTLETON AWA DOUGLA	15 DOOGLAS, individually (LITTLETON)
28		

¹ The Joint Stipulation of Dismissal with Prejudice that was previously filed es ECF No. 61 is being amended for the sole purpose of adding a signature block for the Court's signature as required by Local Rule LR IA 6-2.

(EVEL, THEVEGASPACKAGE, LANGER, and LITTLETON collectively referred to as the "Defendants"), having entered into a Settlement Agreement and Release ("Agreement") that resolves all claims that were or could have been brought in this action, hereby stipulate to the dismissal of this action with prejudice pursuant to Fed.R.Civ.P. 41(a)(1)(A)(ii). Attorney's fees and other recoverable costs and expenses, if any, shall be disbursed as specified by the parties in their Agreement.

Respectfully submitted this 22nd day of August 2024.

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ORDER

Based on the parties' stipulation [ECF No. 62] and good cause appearing, IT IS HEREBY ORDERED that THIS ACTION IS DISMISSED with prejudice, each side to bear its own fees and costs. The Clerk of Court is directed to CLOSE THIS CASE.